

Bloomfield Record.

[BY AUTHORITY.]
LAWS OF NEW JERSEY.

CHAPTER XXV.
A further supplement to an act entitled "An act to prevent frauds by incorporated companies," approved April fifteenth, eighteen hundred and sixty-six.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That whenever any incorporated railroad company in this state shall become insolvent, and the property of such company shall have passed into the hands of a receiver by order of the chancellor, in accordance with the act to which this is a supplement, the receiver shall, and he is hereby empowered to operate said railroad for the use of the public, subject to all the terms and conditions of the charter, and all expenses incident to the operation of said railroad, shall be a first lien on the receipts, to be paid before any other encumbrance whatever.

2. And be it enacted, That this act shall be deemed a public act, and take effect immediately.

Approved February 11, 1874.

CHAPTER XXVI.
An act for the relief of citizens on the line of any railroad that may hereafter fail or be operated.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That if any railroad company in this state has or may hereafter fail or neglect to run daily trains on any part of its road for the space of ten days, then the chancellor of this state, upon petition of any citizens of this state, and due proof of the facts, shall speedily appoint a receiver, which said receiver by order of the chancellor, shall be and is hereby empowered and required to take possession of all the real and personal property of said company, and to operate said road and transport the ordinary business thereof in the transportation of freight and passengers for such time as the chancellor may direct, and all expenses incurred thereby shall be a first lien on all the earnings thereof prior to any other claim, and the surplus, if any, be distributed as the chancellor may direct.

2. And be it enacted, That whenever the chancellor shall appoint a receiver of any railroad company, said receiver shall apply all unincumbered personal effects and all moneys which may be transferred to him at the time of entering upon his duties as such receiver toward the payment of wages at that time due the employees of said company, and the chancellor may from time to time make such order as he may deem proper to equitably carry out the provisions of this section; provided that no such payments shall be made for more than two months' wages.

3. And be it enacted, That this act shall be deemed a public act, and take effect immediately.

Approved February 12, 1874.

CHAPTER XXVII.
A supplement to an act entitled "An act relative to the sale of unclaimed freight, transported upon railroad, canal and express lines in this state," approved February twenty-fourth, eighteen hundred and seventy-three.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That it shall and may be lawful for railroad, canal and express companies in this state to collect from the various stations or places upon the line of their roads or works, at some suitable place, all the unclaimed goods, wares or merchandise consigned to said various stations or places, for the purpose of selling the same, as provided for in the act to which this is a supplement; provided nevertheless, that the notice required by the act to which this is a supplement, of the time and place of the sale of the said goods, wares and merchandise, shall be given in the manner required by said act.

2. And be it enacted, That the order for such sale required by the act to which this is a supplement, may be made by any justice of the supreme court of this state, supreme court commissioner, or any judge of the court of common pleas residing in the county where such goods, wares or merchandise shall be collected, as heretofore provided.

3. And be it enacted, That so much of the act to which this is a supplement as is inconsistent with this act, be and the same is hereby repealed, and that this act shall take effect immediately.

Approved March 17, 1874.

CHAPTER XXVIII.
A further supplement to an act entitled "An act for the punishment of Crimes."

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That if any consigner, factor, bailee, agent or servant, entrusted with the care or sale of any personal property, shall fraudulently take and convert the same, or the proceeds of the sale of the same, or any part thereof, to his own use or to the use of any other person or persons, whatsoever, except the rightful owner thereof, he shall be deemed guilty of a misdemeanor, and on conviction thereof shall be punished by fine not exceeding five hundred dollars, or imprisonment at hard labor not exceeding two years, or both, at the discretion of the court before whom such conviction shall be had.

2. And be it enacted, That this act shall take effect immediately.

Approved March 17, 1874.

CHAPTER XXIX.
A further supplement to an act entitled "An act to prevent frauds by incorporated companies," approved April fifteenth, eighteen hundred and sixty-six.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That the managers of the State Lunatic Asylum be and they are hereby authorized to purchase, for the use of the asylum, and in the name of the state, to take title to the tract of land, water power, and premises known as the "English Mill property," situate in the township of Ewing, in the county of Mercer, adjoining other lands of the state of New Jersey, and extending from Trenton and Ewing turnpike to the race-way of the Trenton Water Power Company, at a cost not exceeding twenty thousand dollars.

2. And be it enacted, That the sum of twenty thousand dollars be and the same is hereby appropriated to pay for said premises; said money to be paid by the state treasurer out of any fund not otherwise ap-

propriated, on the warrant of the comptroller under the requisition of the president of the board of managers; provided that not more than five thousand dollars thereof be required or paid during the current year, and that the residue of the purchase money remain secured by the mortgages now on said premises.

3. And be it enacted, That this act shall take effect immediately.

Approved March 17, 1874.

CHAPTER XXX.
An act relating to the transportation of explosive and dangerous material.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That if any person shall deliver, or cause to be delivered, to any canal, railroad, steamboat or other transportation company, or to any person, firm, or corporation engaged in the business of transportation, any nitro glycerine, dynamite, gunpowder, mining or blasting powder, gun-cotton, phosphorus, friction matches, or other explosive or dangerous material of any nature whatsoever, under any false or deceptive invoice or description, or without previously informing such person, firm or corporation, in writing, of the true nature of such article, and without having the box, keg, barrel, can or package containing the same, plainly marked with the name of the explosive or dangerous material therein contained, such person shall be guilty of a misdemeanor, and upon conviction thereof shall be sentenced to imprisonment for thirty days, and to pay a fine of one hundred dollars, and shall be responsible for all damages caused to persons or property directly or indirectly resulting from the explosion of any such article.

2. And be it enacted, That it shall and may be lawful for any officer or agent of any person, firm, or corporation, engaged in the business of transportation, to require any package tendered for transportation, to be opened by the person delivering the same, and to refuse to receive any such package unless such requirements be complied with; and if such packages be opened and found to contain such explosive or dangerous material, the said package and its contents shall be forthwith removed to any lawful place for the storing of gunpowder and after conviction of the offender, or after three months from such removal, the said package, with its contents, shall be sold at public sale, after the expiration of ten days from notice of the time and place of such sale, published in one newspaper in the county where such seizure shall have been made; and the proceeds of such sale, after deducting therefrom the expenses of removal, storage, advertisement, and sale, shall be paid into the treasury of the said county; provided however, that nothing in this act contained shall be construed to require any person to transport any such explosive or dangerous articles against their consent, nor to transport them otherwise than at such times, and under such regulations for safety to persons and property, as they may from time to time prescribe in relation thereto.

Approved March 17, 1874.

CHAPTER XXXI.
A further supplement to an act entitled "An act to prevent frauds by incorporated companies," approved April fifteenth, eighteen hundred and sixty-six.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That the provisions of the act to which this is a supplement are hereby extended, so to apply in all things to all the railroad corporations of this state, on which transportation is carried on either by horse or motive power.

2. And be it enacted, That this act shall be deemed and taken to be public act and shall take effect immediately.

Approved March 19, 1874.

A good brother in a Baptist church in Mount Pleasant, in the county of Gloucester, long ago said: "Brother, I've been trying this high note forty years to serve the Lord and get rich both at once, and I tell you it's mighty hard sledding."

Charles Lamb, in speaking of one of his rides on horseback, remarked that "all at once the horse stopped, but I kept right on."

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

missioners may either collect the whole amount of the same said act, or at their discretion, from time to time, and at different times collect such proportionate parts of the same as may then be required for the current expenses of said drainage and the interest on any money raised by said commissioners for the issue of bonds in pursuance of said act, and for a sinking fund for the redemption of such bonds.

2. And be it enacted, That if the said commissioners, after having commenced the drainage of such tract, and proceeded therewith shall be compelled, by the same shall be completed, be compelled to suspend the completion thereof, from inability at that time to raise the money required therefor, they shall proceed to ascertain the tracts of land benefited or intended to be benefited by said drainage, and the relative proportions in which the said respective tracts have been or will be benefited thereby, and also the expense which may be the additional expense required for the completion thereof, which expenses they shall assess on the respective tracts of land in the proportions aforesaid, and make report of said assessment and their proceedings in the premises to the supreme court, who shall hear and determine any objection thereto in the manner prescribed in the act to which this is a supplement, and after said assessment shall have been approved and confirmed by said court the said commissioners shall collect the same in the manner prescribed by said act, either at one time or at different times, in such installments as may be required for the payment of said expenses and apply the moneys so collected to the payment thereof.

3. And be it enacted, That any lands conveyed for the purpose of effecting said drainage, shall be conveyed to the said commissioners in trust, for the use and benefit of all the owners of said lands proposed to be drained, but said owners shall have no power to encumber their respective interests in the same.

4. And be it enacted, That the appeal given by the fourth section of the act to which this is a supplement, to the owner or occupier of any lands proposed to be drained, or to sustain damage in his legal rights by said drainage from the award of the assessment of said damages by the said commissioners shall be made to the supreme court instead of the circuit court of the county in which the lands lie as provided by said act, and the supreme court shall and may appeal to be heard before the circuit court of such county as the supreme court shall deem proper, and such court shall cause a jury to be empanelled to try said appeal, and shall try the same in the same manner as is directed in said fourth section of said act.

5. And be it enacted, That this act shall take effect immediately.

Approved March 19, 1874.

CHAPTER XXXII.
A further supplement to the act entitled "An act to prevent frauds by incorporated companies," approved March second, eighteen hundred and sixty-six.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That the provisions of the act to which this is a supplement are hereby extended, so to apply in all things to all the railroad corporations of this state, on which transportation is carried on either by horse or motive power.

2. And be it enacted, That this act shall be deemed and taken to be public act and shall take effect immediately.

Approved March 19, 1874.

A good brother in a Baptist church in Mount Pleasant, in the county of Gloucester, long ago said: "Brother, I've been trying this high note forty years to serve the Lord and get rich both at once, and I tell you it's mighty hard sledding."

Charles Lamb, in speaking of one of his rides on horseback, remarked that "all at once the horse stopped, but I kept right on."

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

JOSEPH B. HARVEY.

Miscellaneous Advertisements.

PELOUBET, PELTON & CO.,
Manufacturers of
STANDARD ORGANS.



Warehouses,
810 BROADWAY, NEW YORK.

Manufacturers—Bloomfield, New Jersey.

These Organs contain every valuable improvement known, and have been awarded the highest premiums as the best Cabinet Organs, over the best makers at the Fair of the American Institute, New York, and at numerous State and County Fairs. For further particulars, call at the manufacturing, or address

PELOUBET, PELTON & CO.,
810 Broadway, New York.

JOHN G. KEYLER,

BLOOMFIELD AVENUE,
Bloomfield, N. J.

GENERAL

FURNISHING UNDERTAKER

AND DEALER IN

FURNITURE of Every Description.

Coffins of Rosewood, Mahogany, Walnut, Imitation Rosewood, and Metallic Cases on hand. White and Black Cloth Covered Coffins. Everything pertaining to the business.

PARLOR AND CHAMBER SUITS,
BUREAUX, DESKTOPS,
SOFAS, LOUNGES, WHATNOTS,
BOOK SHELVES AND CASES,
BRACKETS, LOOKING GLASSES,
etc., etc. Mattresses and Spring Beds always on hand,
UPHOLSTERING AND REPAIRING done with neatness.
ALL ORDERS PROMPTLY ATTENDED TO.

ESTABLISHED 1841.

JOSEPH B. HARVEY,

Tin, Sheet Iron and Copper Worker,

ROOFING,

LEADERS AND

TIN WARE,

Plumbing and Gas Fitting, also SHEET LEAD,

LEAD PIPE, LIFT AND FORCE PUMPS,

Ranges, Hot Air Furnaces,

Parlor, Office and Cook Stoves, Bathtubs, Kettles, Water

Closets, Bath Tubs, Cistern and Well Pumps.

The Subscriber, calling attention to his Business Card as above, and thankful for the patronage bestowed for the past thirteen years by the people of Bloomfield and adjacent towns and country, solicits a continuance of the same, trusting that a strict attention to all business entrusted to him, will merit their favor in the future as in the past.

Bloomfield, Jan. 23, '73.—J. B. HARVEY.

HAYES & TAYLOR,

Successors to HARGREAVES & HAYES, Glenwood Ave. and Washington Street, Bloomfield.

PLUMBING,

GAS AND

STEAM FITTING.

Tin, Sheet Iron and Copper Workers.

BRICKSET and PORTABLE

HOT AIR FURNACES,

Fire-place Heaters,

Brick-set and Portable Ranges,

Stoves, &c.

BRASS, IRON, WOOD, LIFT AND FORCE PUMPS,

GAS FIXTURES,

Chandeliers, Brackets, &c.

Hardware, Tinware, Housekeeping Goods,

&c. &c.

Jobbing and repairing promptly attended to. All work guaranteed, and at the lowest prices possible.

N. H. DODD,

CARRIAGES AND WAGONS

Built to Order.

ALSO

CARRIAGE PAINTING,

Trimming and General Blacksmithing.

Repairing of all kinds attended to with neatness and dispatch.

BLOOMFIELD AVENUE,
BLOOMFIELD, N. J.

A Big Chance for Agents of
Either Sex.

WANTED. Agents and Dealers for our PRESS AND STRAINER—Presses and strains jams, jellies, herbs, vegetables, lard, tallow, minks, cheese, &c. Over 50,000 sold in a few localities. Sells quick. Every family wants it. Is one of the pleasantest, most useful, successful and profitable utensils ever sold by agents. Weighs six pounds. Price \$3. Exclusive territory given. Circulars free. LITTLEFIELD & DAME, 102 Washington St., Boston, Mass.

Legal Advertisements.

GUARDIAN SALE.

In the County of New Jersey.

In the Matter of the Petition of Robert M. Henning, Guardian of Alfred F. De Luse, a Lunatic, for the Sale of Real Estate.

An Order for Sale.

The sale of property in the above stated matter stands adjourned, until, Thursday, the 4th day of June, next, at the same hour, on the tract of land first described in the advertisement thereof; the fourth of William Green by deed recorded in book L, 12 of deeds for Essex County, on page 175.

ROBERT M. HENNING, Guardian.

Dated May 7, 1874.

New Advertisements.

CARPETS,
The Largest Assortment in New York City,
AT LOWEST PRICES.

MOQUETS, \$2.00 up.
VELVET CARPETS, from \$2.00 per yard, upwards.
BODY BRUSSELS, " 1.75 " " "
TAPETTES, " 1.50 " " "
THREEPLY, " 1.25 " " "
INGRAIN (all Wool), " .65 " " "

MATTINGS,
PLAIN, CHECKS & FANCY from 25 cents per yard up.

OIL CLOTHS,
(all widths) from 50 c. per yd. upwards.

Upholstery Goods,
AT GREAT BARGAINS.

REAL LACE CURTAINS from \$10 per pair upwards.
CUPHURE, from \$7.50 upwards.
SUTTINGHAM, from \$2.50 upwards.
Window Shades, Hollands, &c., Reps, Sattines, Cretonnes, Chintzes, Gimpes, Fringes, Cords and Tassels, in endless variety.

LAMBRÉQUINS AND CORNICES.

PIANO & TABLE COVERS.

SHEPPARD KNAPP,
Nos. 182 and 183 Sixth Ave., N. Y.

N. B.—Parties furnishing, can save from 10 to 20 per cent. by purchasing at this establishment; besides, having the advantage of the largest assortment and latest styles, to choose from.

HOUSE FURNISHING

Dry Goods

At the Lowest Possible Prices!

Bleached and Brown Sheetings of all popular makes and widths.
Table Linens, all styles and qualities.
Furnishings of all kinds.
Turkey Red Damask, in new patterns, cheap.

Napkins, Towels, Crashes, Table Covers,
Toilet Covers, White Counterpanes,
At all prices.

Blankets, Comfortables, Etc.

These Goods having been bought in large quantities at the recent forced sales of Manufacturers and Jobbers, our customers will find them considerably below their present value.

W. V. SNYDER & CO.,
727 and 729 Broad Street,
NEXT DOOR TO POST OFFICE,
NEWARK, N. J.

N. A. MERRITT,

HATTER and FURRIER.

ALL THE SPRING STYLES

Hats, Caps & Straw Goods,

Canes, Gloves, &c.

No. 60 Orange Street, Corner of Broad.

Near Morris & Essex R. R. Depot.

Newark, N. J.

The American Loan and Trust Co.

OF LEAVERTH, KANSAS.

Capital, \$150,000

Will negotiate Loans or Improved Real Estate worth at least twice the amount lent thereon.

INTEREST 12 PER CENT. PER ANNUM.

Collection of Principal and Interest Guaranteed. Principal and Interest paid in New York if desired. Send for Circulars. Address

GEO. A. MOORE, Sec'y, Leavertown, Kansas.

The Last New Book Out.

The subject is important and a reading one. It republishes the government Treasury and Improvements the people; makes fools of wise men; examines the wisdom of Legislation; makes men run mad and women feel sad. The crusade has begun. On to victory. Men or women wanted to canvass every door. Address L. STEBBINS, Hartford, Conn.

FLORENCE

The Long contested suit of the FLORENCE SEWING MACHINE COMPANY against the Singer, Wheeler & Wilson, and Grover & Baker Companies, involving over \$250,000.

Is finally decided by the Supreme Court of the United States in favor of the FLORENCE, which alone has Broken the Monopoly of High Prices.

THE NEW FLORENCE

Is the ONLY machine that sews backward and forward, or to right and left.

Simplest—Cheapest—Best.

Sold for Cash Only. Special Terms to CLUBS and DEALERS.

April, 1874.

1874

LIGHT DOMESTIC.

Running

This Sewing Machine gives the best satisfaction to the user, is sold for most ready, and is the best of all sold. If there is no "Domestic" agent in your town, apply to DOMESTIC & Co., N. Y.

LADIES send for Elegant Fashion Book.

LATEST IMPROVED

Horse Powers,

GRAIN THRESHING

AND

WOOD SAWING MACHINES

Manufactured and sold by

A. W. GRAY & SONS,

MIDDLETOWN, VT.

Parties who wish to purchase machines that have proved to be superior to all others, will do well to send for circular and descriptive price list, which will be forwarded upon application, free.

BUY J. & P. COATS' BLACK

THREAD for your MACHINE.

A DAY GUARANTEED

using our WELL AUGER AND

DRILL in good earth, HIGHEST

TESTIMONIALS FROM GOVERNORS

OF IOWA, ARKANSAS AND ILLINOIS.

Catalogue free. W. GILLES, St. Louis, Mo.

ADVERTISERS send 25 cents to GEO. F. PELTON & Co., 41 Park Row, N. Y., for their